

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WISCONSIN
GREEN BAY DIVISION

UNITED STATES OF AMERICA and)
THE STATE OF WISCONSIN,)
)
Plaintiffs,) Civil Action No. 10-C-910
)
v.) Hon. William C. Griesbach
)
APPLETON CORPORATION, *et al.*)
)
Defendants.)
)

ERRATA TO UNITED STATES' ANSWERS TO COUNTERCLAIMS

On September 26, 2011, the Plaintiff the United States of America filed answers to ten sets of counterclaims filed by Defendants. Counsel for the United States subsequently discovered a number of errors which we correct below:

(1) "United States' Answer to Menasha Corporation's Counterclaims," (Dkt. 224). In paragraph 102, all paragraph references should be to paragraph 102. In paragraph 120, all paragraph references should be to paragraph 120. In paragraph 196, all paragraph references should be to paragraph 196. In paragraph 236, all paragraph references should be to paragraph 236. In paragraph 238, all paragraph references should be to paragraph 238. In paragraph 241, all paragraph references should be to paragraph 241. In paragraph 260, all paragraph references should be to paragraph 260. In paragraph 288, all paragraph references should be to paragraph 288. In paragraph 294, all paragraph references should be to paragraph 294.

(2) "United States' Answer to P.H. Glatfelter Company's Counterclaims," (Dkt. 225). In paragraph 27, all paragraph references should be to paragraph 27. In paragraph 93, all

paragraph references should be to paragraph 93. In paragraph 128, all paragraph references should be to paragraph 128. In paragraphs 130-137, the first sentence should reference “Paragraphs 130 through 137 of the Counterclaims.”

(3) “United States’ Answer to Appleton Papers Inc.’s Counterclaims,” (Dkt. 226). In paragraph 22, all paragraph references should be to paragraph 22. In paragraph 71, all paragraph references should be to paragraph 71. The eleventh defense was mistakenly asserted, and should be deleted.

(4) “United States’ Answer to CBC Coating, Inc.’s Counterclaims,” (Dkt. 227). The eleventh defense was mistakenly asserted, and should be deleted.

(5) “United States’ Answer to City of Appleton’s Counterclaims,” (Dkt. 228). The eleventh defense was mistakenly asserted, and should be deleted.

(6) “United States’ Answer to Kimberly-Clark corporation’s Counterclaims,” (Dkt. 229). In paragraph 5, all paragraph references should be to paragraph 5. The eleventh defense was mistakenly asserted, and should be deleted.

(7) “United States’ Answer to NCR Corporation’s Counterclaims,” (Dkt. 230). In paragraph 42, all paragraph references should be to paragraph 42. The eleventh defense was mistakenly asserted, and should be deleted.

(8) “United States’ Answer to Neenah-Menasha Sewerage Commission’s Counterclaims,” (Dkt. 231). In paragraph 32, all paragraph references should be to paragraph 32. In paragraph 34, all paragraph references should be to paragraph 34. The eleventh defense was mistakenly asserted, and should be deleted.

(9) "United States Answer to U.S. Paper Mills Corp. Counterclaims," (Dkt. 232). In paragraph 28, all paragraph references should be to paragraph 28. The eleventh defense was mistakenly asserted, and should be deleted.

(10) "United States' Answer to WTM I Company's Counterclaims," (Dkt. 233). In paragraph 43, all paragraph references should be to paragraph 43. In paragraph 44, all paragraph references should be to paragraph 44. In paragraph 56, all paragraph references should be to paragraph 56. The eleventh defense was mistakenly asserted, and should be deleted.

Respectfully submitted,

For the United States of America

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Dated: October 17, 2011

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that, on this day, the foregoing Errata was filed electronically with the Clerk of the Court using the Court's Electronic Court Filing System, which sent notification of such filing to the following counsel:

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